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In re:



UNITED STATES BANKRUPTCY COURT DISTRICT OF NEVADA

AUG 17 2011

U.S. BANKRUPTCY COURT

Case No.: BK-S-06-10725-LBR

Case No.: BK-S-06-10726-LBR

USA COMMERCIAL MORTGAGE COMPANY,

Debtor.

Chapter 11

RESPONSE TO NINTH
OMNIBUS OBJECTION OF
USACM TRUST TO PROOFS OF
CLAIM BASED UPON
INVESTMENT IN THE GESS
LOAN

Date of Hearing: August 30, 2011 Time of Hearing: 10:30 a.m.

SEGEL, GOLDMAN, MAZZOTTA & SIEGEL, P.C., Counsel for Claimant MORRIS MASSRY ("Massry") hereby files this response to the USACM Liquidating Trust's (the "USACM Trust") Ninth Omnibus Objection to Proof of Claim, Claim No. 10725-01898 filed January 9, 2007 (the "Proof of Claim"), and begs the Court to reject the objection of the USACM Trust based upon the following facts:

- 1. On or about April 18, 2005 Massry invested \$200,000 in the Gess Ltd. loan. The terms of the investment allowed for accrual of interest at a rate of 12.0% resulting in interest of \$2,933.33 at the time of the filing of the Proof of Claim. Accordingly, Massry is owed \$202,933.33 for his investment in Gess Ltd. loan (the "Massry Claim").
- 2. The USACM Trust seeks to disallow the claim on the basis that Massry "took a known risk by investing in a promissory note secured by a lien on real property." USA Commercial Mortgage Company (the "Company") was a well known company in the brokerage

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business. The Company's objection was insufficient to convert the presumption. The Company

was properly licensed by the State of Nevada and Massry was unaware of any financial problems

with the Company.

3. As acknowledged in the Debtor's moving papers, the Massry Claim is secured by

the Promissory Note Secured by Deed of Trust (the "Note") and a Loan Agreement. A copy of

the Note is annexed hereto at **Exhibit "A"** and a copy of the Loan Agreement is annexed hereto

at Exhibit "B". Debtors further admit that the Note was further secured by a Deed of Trust,

Assignment of Rents, Security Agreement and Fixture Filing recorded on April 21, 2005. A copy

of the Deed of Trust, Assignment of Rents, Security Agreement and Fixture Filing is annexed

hereto at Exhibit "C".

4. Accordingly, the Massry Claim is secured and the Company had a responsibility,

pursuant to the Note, to repay the lenders. The Company, however, has made no attempt to do

so and now seeks to avoid its responsibility in its entirety.

5. In conclusion, the Massry Claim is valid and should be paid in priority together

with the accrued interest in accordance with the terms of the Note.

Dated: August 15, 2011

SEGEL, GOLDMAN, MAZZOTTA & SIEGEL P.C.

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